

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

RIGHT TO LIFE OF MICHIGAN; AMERICAN
ASSOCIATION OF PRO-LIFE
OBSTETRICIANS AND GYNECOLOGISTS,
on behalf of itself, its members, and their
patients; GINA JOHNSON, Representative,
Michigan House of Representatives; LUKE
MEERMAN, Representative, Michigan House
of Representatives; JOSEPH BELLINO, JR.,
Senator, Michigan Senate; MELISSA
HALVORSON, M.D.; CHRISTIAN MEDICAL
AND DENTAL ASSOCIATIONS, on behalf of
itself, its members, and their patients;
CROSSROADS CARE CENTER; CELINA
ASBERG; GRACE FISHER; JANE ROE, a
fictitious name on behalf of preborn babies;
ANDREA SMITH; JOHN HUBBARD; LARA
HUBBARD; SAVE THE 1, on behalf of itself
and its members; and REBECCA KIESSLING,

Plaintiffs,

v

GRETCHEN WHITMER, in her official
capacity as Governor of the State of Michigan;
DANA NESSEL, in her official capacity as
Attorney General of the State of Michigan; and
JOCELYN BENSON, in her official capacity as
Secretary of State of the State of Michigan,

Defendants.

No. 1:23-cv-01189

HON. PAUL L. MALONEY

MAG. RAY KENT

**STIPULATED ORDER
EXTENDING THE TIME FOR
DEFENDANTS' RESPONSE
TO PLAINTIFFS' FIRST
AMENDED COMPLAINT**

Robert J. Muise (P62849)
David Yerushalmi (Ariz. Bar No. 009616;
DC Bar No. 978179; Cal. Bar No. 132011;
NY Bar No. 4632568)
American Freedom Law Center
Attorneys for Plaintiffs
P.O. Box 131098, Ann Arbor, MI 48113
(734) 635-3756
rmuise@americanfreedomlawcenter.org
dyerushalmi@americanfreedomlawcenter.org

Linus Banghart-Linn (P73230)
Kyla Barranco (P81082)
Rebecca Aboona (P81977)
Attorneys for Defendants
Mich. Dep't of Attorney General
P.O. Box 30212
Lansing, MI 48909
(517) 335-7622
Banghart-LinnL@michigan.gov
BarrancoK@michigan.gov
AboonaR@michigan.gov

William Wagner (P79021)
Great Lakes Justice Center
Attorney for Plaintiffs
5600 W. Mount Hope Highway
Suite 2
Lansing, MI 48917
(517) 993-9123
Prof.wwjd@gmail.com

**STIPULATED ORDER EXTENDING THE TIME FOR DEFENDANTS'
RESPONSE TO PLAINTIFFS' FIRST AMENDED COMPLAINT**

In accordance with Fed. R. Civ. P. 6(b) and L. Civ. R. 5.7(g), counsel for Plaintiffs and counsel for Defendants stipulate to an order extending the time to respond to Plaintiffs' amended complaint (ECF No. 23) to March 19, 2024.

IT IS ORDERED that Defendants shall have an extension of time until March 19, 2024, in which to answer or otherwise respond to Plaintiffs' amended complaint.

IT IS SO ORDERED.

Date: February 29, 2024

/s/ Paul L. Maloney
Honorable Paul L. Maloney
United States District Court Judge

Approved as to form and content:

/s/ Robert J. Muise (w/ permission)
Robert J. Muise (P62849)
Attorney for Plaintiffs

Dated: February 28, 2024

/s/ Kyla Barranco
Kyla Barranco (P81082)
Assistant Solicitor General
Attorney for Defendants

Dated: February 28, 2024